

Century Environmental Resources, Inc.  
13005 Hamlin Court, Alsip, IL 60803

June 24<sup>th</sup>, 2015

U.S. Environmental Protection Agency  
RCRA Branch (LR-81)  
Attention James Blough  
77 West Jackson Boulevard  
Chicago, IL 60604

Re: Notice of Deficiency of RCRA Permit Renewal Application submitted to U.S.E.P.A., Region 5 by Century Environmental Inc., Alsip, Illinois. U.S.E.P.A. I.D. No. ILD099215303

Dear Mr. Blough:

This letter is in response to your May 13, 2015 Notice of deficiency of Century Environmental Resources, Inc. on their RCRA Part B Permit Renewal Application. Our response is as follows: This format will follow the format and address each issue as they are listed in your NOD letter.

IV. Application Deficiencies & Additional Information;

A. A response to the IEPA's NOD letter for our RCRA Part B Permit Renewal Application was submitted to the IEPA. The response answered all the IEPA's questions for more information, clarification and documentation to address the deficiencies in our original submittal. The response was rejected because Mary Reigle said the storage and treatment box was checked on the LPC-PA23 form and we were only asking to be permitted for storage and transfer. This is true with respect to hazardous waste but we were also proposing to do nonhazardous waste water treatment at the facility also and Mary said to include all the nonhazardous information also because she wanted to know everything thing that we were going to be doing at the facility and exactly where we were going to be doing it at the site so with all due respect, I was just following Mary Reigle instructions to include nonhazardous activities which included treatment. This was a mistake on her part to misinform me of what to do on the form and permit renewal application because it is a RCRA Part B Permit Renewal Application and should only address hazardous waste activity. I am resubmitting a new LPC-PA 23 form properly filled out for the denial appeal process that we have been granted a 90 extension on to properly address the allege deficiencies in our original permit renewal application and response to the IEPA's NOD's.

B. CERL's application has properly identified all the storage units and their locations at the facility. There is no outdated facility information to replace or update. We are not asking to do anything different than we were before so using parts of CERL's previous RCRA Part B permit Renewal Application is appropriate. We are also addressing mistakes made by the IEPA Bureau of Land RCRA Permit Divisions mistakes made on the previous permit renewal. I was issued a draft permit in Safety Kleens name and there were a number of mistakes on the draft permit which I tried to address with Mr. Ted Dragovich because, according to Ted Dragovich, Krishna Gadi, our permit writers wife passed away and we had to wait until Krishna got back from his mourning period. I asked to have someone else assigned to the permit and Ted said no to that request. He said it would take to long for someone else to come up to speed on the permit because they were not familiar with it. I said fine, as long as the clock stopped on the comment period for the draft permit. He agreed to that and said that was the fair thing to do. I agreed. Then Ted and the IEPA went ahead and issue the permit anyway, with

the mistakes in it. I objected and tried to talk to the upper management about what Ted did and could not get anyone to talk to me or do anything about it. This was a mistake by the IEPA. Not me. If I changed things from the original permit renewal application, that would be a major permit modification instead of just a renewal. Using the previous permit renewal documentation is appropriate, except for updating the appropriate emergency response contracts, and agreements with the local police, fire departments and hospitals. So with due respect we do not agree with your assessment mentioned in this section. All the storage units that we proposing in the permit are numbered and clearly marked on the drawings, maps and diagrams. We are proposing to permit storage pads #'s 1, 2, & 5 for hazardous waste storage as they were before. No changes. Storage pad #3 is for nonhazardous materials / waste only. We are not asking to permit any of the bulk storage tanks to be permitted for hazardous waste storage. This was one of the mistakes that the IEPA made and I tried to fix with the IEPA previously but was denied by Ted Dragovich. None of the tanks have ever contained hazardous waste as long as I have been there. I have only used them for nonhazardous materials storage and nonhazardous waste water storage and I have the documentation to prove it. Tank # 10 was never used. It is a product tank for sulfuric acid for pH adjustment of the nonhazardous waste waters. Tank # 11 is a product tank also. It is used for caustic storage, again for pH adjustment of the nonhazardous waste waters. This tank was only used for storage of a 50/50% mixture of ethylene glycol and water antifreeze product. The tank was rented to Recycle Technologies, Inc. just for that purpose and that purpose only. The tank was empty and cleaned before I used it but I cleaned it according to our approved closure plan procedures anyway after Recycle Technologies, Inc. was done using the tank. This was confirmed by Charlene Thigpen from the IEPA. Tank #12 was empty and clean when we bought the facility. All I used Tank #12 was for nonhazardous waste waters storage only and I have the analytical to back that up. The tank was cleaned according to our approved closure plan procedures also. Tank #13 was never used for anything. Upon initial inspection of the tank, it was found to be unsound for storage purposes. The tank was also empty and clean when we bought the facility. The tank literally rusted from the outside in due to moisture in the insulation surrounding the tank. The tank is rusted beyond repair. Tank #13 was also clean according to our approved closure plan procedures. We are proposing to use the tanks only for nonhazardous waste water storage only and should not even be part of this discussion. They are not to be included in the RCRA permit and should never have been put in the original permit renewal. This also was another mistake by the IEPA permit division that I tried to correct but Ted Dragovich refused to let me do so. Also, I put Mary Riegle in touch with the surveyors at Stonelake Surveyors, so there was nothing lost in translation between Mary, myself and the surveyors that were drawing the drawings, diagrams and maps. Mary told the surveyors that the maps, diagrams and drawings were fine with her and would do just fine for the permit renewal purposes. I can get confirmation on this subject from the surveyors if you so desire documentation of this issue. Just let me know.

- C. CERL will submit a complete EPA form 8700-12. I do not know why Mr. Blough did not receive a complete copy of the form. The other permit renewal applications do have complete copies of the form. Please indicate to me exactly what pages of the EPA Form 8700-12 are missing in your RCRA Part B Permit Renewal Application.
- D. CERL's secondary containment system has not change at all in the last ten years. In fact we have maintained the secondary containment systems according to our permit requirements, both with respect to inspection and documentation of the inspections and with respect to the maintenance of the secondary containment systems. The caulking and epoxy coating were repaired on a regular periodic basis and when needed upon inspection. Please include what documentation you require to insure that the secondary containment meets the standard of secondary containment. We will be more than happy to provide you with that documentation.

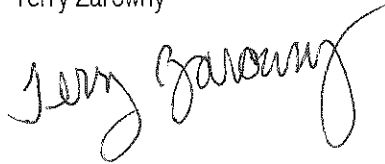
E. CERl's application does provide you with the same information we provided you with the last time we renewed our permit. Storage Pad #3 is not to be included in the RCRA permit. It is and has always been used for nonhazardous materials and nonhazardous waste storage only. It has never been used for hazardous materials or hazardous waste storage. You have been provided with detailed, to scale, engineered drawings of Storage Pad#3. It is on the same drawing blueprint as Storage Pad #5. As such it is not even appropriate to ask for information regarding Storage Pad #3 as it is not in the RCRA permit renewal.

F. CERl's application does not include any information on any miscellaneous units because there are none being proposed to be installed at the facility. We have indicated this more than a few times to the IEPA and USEPA. It is not an issue. Please don't make it on issue.

With respect to the USEPA's and CERl's administrating CAFO, we have provided the USEPA with all the training records that they asked for and the inspection logs that they asked for. I am not aware of what other documentation that the USEPA is looking for so to say that we have done nothing to comply with terms of the CAFO is an incorrect statement. I, Terry Zarowny, personally was listed on the CAFO. I listed the fine in the CAFO in my bankruptcy as a personal debt because I was named personally in the CAFO. The bankruptcy court dismissed the debt in the bankruptcy proceedings. If you would like additional information regarding this issue, I will provide it. However, I hired an attorney to handle those matters for me as I am not a bankruptcy expert. Please review the above and lets discuss it. I am hopeful that we can put past issues behind us and get this permit done. I would appreciate it. Thanks.

Regards,

Terry Zarowny

A handwritten signature in black ink, appearing to read "Terry Zarowny". The signature is written in a cursive, flowing style with a large, prominent loop at the end of the last name.

**D. Eligible Academic Entities with Laboratories—Notification for opting into or withdrawing from managing laboratory hazardous wastes pursuant to 40 CFR Part 262 Subpart K**❖ You can **ONLY** Opt into Subpart K if:

- you are at least one of the following: a college or university; a teaching hospital that is owned by or has a formal affiliation agreement with a college or university; or a non-profit research institute that is owned by or has a formal affiliation agreement with a college or university; AND
- you have checked with your State to determine if 40 CFR Part 262 Subpart K is effective in your state

Y ☐ N ☒ 1. Opting into or currently operating under 40 CFR Part 262 Subpart K for the management of hazardous wastes in laboratories  
**See the item-by-item instructions for definitions of types of eligible academic entities. Mark all that apply:**

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D001	D010	D019	D028	D038	F004	F019
D002	D011	D020	D029	D039	F005	F020
D003	D012	D021	D030	D040	F006	F021
D004	D013	D023	D031	D041	F007	F022
D005	D014	D023	D032	D042	F008	F023
D006	D015	D024	D034	D043	F009	F024
D007	D016	D025	D035	F001	F010	F025
D008	D017	D026	D036	F002	F011	F026
D009	D018	D027	D037	F003	F012	F027

**B. Waste Codes for State-Regulated (i.e., non-Federal) Hazardous Wastes.** Please list the waste codes of the State-Regulated hazardous wastes handled at your site. List them in the order they are presented in the regulations. Use an additional page if more spaces are needed.

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F028	K001	K010	K019	K029	K038	K047
F032	K002	K011	K020	K030	K039	K048
F033	K003	K012	K021	K031	K040	K049
F034	K004	K013	K022	K032	K041	K050
F035	K005	K014	K023	K033	K042	K051
F036	K006	K015	K024	K034	K043	K052
F037	K007	K015	K025	K035	K044	K060
F038	K008	K017	K027	K036	K045	K061
F039	K009	K018	K028	K037	K046	K062

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K069	K093	K102	K118	P004	P013	P024
K089	K094	K103	K123	P005	P014	P026
K071	K095	K104	K124	P006	P015	P027
K073	K096	K106	K125	P007	P016	P028
K083	K097	K111	K126	P008	P018	P029
K084	K098	K114	K136	P009	P020	P030
K085	K099	K115	P001	P010	P021	P031
K086	K100	K116	P002	P011	P022	P033
K087	K101	K117	P003	P012	P023	P034

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P036	P045	P054	P065	P074	P085	P097
P037	P046	P056	P066	P075	P086	P099
P038	P047	P057	P087	P076	P087	P101
P039	P048	P058	P068	P077	P088	P102
P040	P049	P059	P069	P078	P089	P103
P041	P050	P060	P070	P081	P092	P104
P042	P051	P062	P071	P082	P093	P105
P043	P052	P063	P072	P083	P094	P106
P044	P053	P064	P073	P084	P096	P108

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P109	P119	U005	U014	U023	U032	U042
P110	P120	U006	U015	U024	U033	U043
P111	P121	U007	U016	U025	U034	U044
P112	P122	U008	U017	U026	U035	U045
P113	P123	U009	U018	U027	U036	U046
P114	U001	U010	U019	U028	U037	U047
P115	U001	U011	U020	U029	U038	U048
P116	U003	U012	U021	U030	U039	U049
P118	U004	U013	U022	U031	U041	U050

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U051	U060	U071	U080	U089	U098	U109
U052	U061	U072	U081	U090	U099	U110
U053	U062	U073	U082	U091	U101	U111
U054	U063	U074	U083	U092	U102	U112
U055	U064	U075	U084	U093	U103	U113
U056	U066	U076	U085	U094	U105	U114
U057	U068	U077	U086	U095	U106	U115
U058	U069	U078	U087	U096	U107	U116
U059	U070	U079	U088	U097	U108	U117

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U118	U136	U147	U156	U165	U174	U185
U119	U137	U148	U157	U166	U176	U186
U120	U140	U149	U158	U167	U178	U187
U130	U141	U150	U159	U168	U179	U188
U131	U142	U151	U160	U169	U180	U189
U132	U143	U152	U161	U170	U181	U190
U133	U144	U153	U162	U171	U182	U191
U134	U145	U143	U163	U172	U183	U192
U135	U146	U155	U164	U173	U184	U193

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U194	U206	U216	U225	U237	U328	K107
U196	U207	U217	U226	U238	U353	K108
U197	U208	U218	U227	U239	U359	K109
U200	U209	U219	U228	U243	K084	K110
U201	U210	U220	U232	U244	K065	K131
U202	U211	U221	U233	U246	K066	K132
U203	U213	U222	U234	U247	K086	
U204	U214	U223	U235	U246	K090	
U205	U215	U224	U236	U249	K091	

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**12. Notification of Hazardous Secondary Material (HSM) Activity**

Y ☐ N ☒ Are you notifying under 40 CFR 260.42 that you will begin managing, are managing, or will stop managing hazardous secondary material under 40 CFR 261.2(a)(2)(ii), 40 CFR 261.4(a)(23), (24), or (25)?

If "Yes," you must fill out the Addendum to the Site Identification Form: Notification for Managing Hazardous Secondary Material.

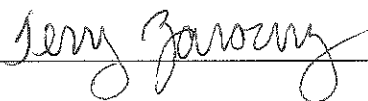
**13. Comments**

**14. Certification.** I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations. For the RCRA Hazardous Waste Part A Permit Application, all owner(s) and operator(s) must sign (see 40 CFR 270.10(b) and 270.11).

Signature of legal owner, operator, or an authorized representative

Name and Official Title (type or print)

Date Signed  
(mm/dd/yyyy)



President Century / Owner

06/29/2015

## ADDENDUM TO THE SITE IDENTIFICATION FORM: NOTIFICATION OF HAZARDOUS SECONDARY MATERIAL ACTIVITY

**ONLY fill out this form if:**

- ❖ You are located in a State that allows you to manage excluded hazardous secondary material (HSM) under 40 CFR 261.2(a)(2)(ii), 261.4(a)(23), (24), or (25) (or state equivalent). See <http://www.epa.gov/epawaste/hazard/dsw/statespf.htm> for a list of eligible states; **AND**
- ❖ You are or will be managing excluded HSM in compliance with 40 CFR 261.2(a)(2)(ii), 261.4(a)(23), (24), or (25) (or state equivalent) or you have stopped managing excluded HSM in compliance with the exclusion(s) and do not expect to manage any amount of excluded HSM under the exclusion(s) for at least one year. Do not include any information regarding your hazardous waste activities in this section.

**1. Indicate reason for notification. Include dates where requested.**

- ☐ Facility will begin managing excluded HSM as of \_\_\_\_\_ (mm/dd/yyyy).
- ☐ Facility is still managing excluded HSM/re-notifying as required by March 1 of each even-numbered year.
- ☐ Facility has stopped managing excluded HSM as of \_\_\_\_\_ (mm/dd/yyyy) and is notifying as required.

**2. Description of excluded HSM activity.** Please list the appropriate codes and quantities in **short tons** to describe your excluded HSM activity ONLY (do not include any information regarding your hazardous wastes). Use additional pages if more space is needed.

a. Facility code (answer using codes listed in the Code List section of the instructions)	b. Waste code(s) for HSM	c. Estimated short tons of excluded HSM to be managed annually	d. Actual short tons of excluded HSM that was managed during the most recent odd-numbered year	e. Land-based unit code (answer using codes listed in the Code List section of the instructions)

**3. Facility has financial assurance pursuant to 40 CFR 261.4(a)(24)(vi).** (Financial assurance is required for reclaimers and intermediate facilities managing excluded HSM under 40 CFR 261.4(a)(24) and (25))

Y ☒ N ☐ Does this facility have financial assurance pursuant to 40 CFR 261.4(a)(24)(vi)?

**SEND  
COMPLETED  
FORM TO:**  
The Appropriate  
State or Regional  
Office.

**United States Environmental Protection Agency  
RCRA SUBTITLE C SITE IDENTIFICATION FORM**



<b>1. Reason for Submittal</b>  MARK ALL BOX(ES) THAT APPLY	<b>Reason for Submittal:</b> <input type="checkbox"/> To provide an Initial Notification (first time submitting site identification information / to obtain an EPA ID number for this location) <input type="checkbox"/> To provide a Subsequent Notification (to update site identification information for this location) <input type="checkbox"/> As a component of a First RCRA Hazardous Waste Part A Permit Application <input checked="" type="checkbox"/> As a component of a Revised RCRA Hazardous Waste Part A Permit Application (Amendment # _____) <input type="checkbox"/> As a component of the Hazardous Waste Report (If marked, see sub-bullet below)  <input type="checkbox"/> Site was a TSD facility and/or generator of >1,000 kg of hazardous waste, >1 kg of acute hazardous waste, or >100 kg of acute hazardous waste spill cleanup in one or more months of the report year (or State equivalent LQG regulations)		
<b>2. Site EPA ID Number</b>	EPA ID Number <u>I L D 0 9 9 2 1 5 3 0 3</u>		
<b>3. Site Name</b>	Name: Century Environmental Resources, Inc.		
<b>4. Site Location Information</b>	Street Address: 13005 Hamlin Court		
	City, Town, or Village: Alsip		County: Cook
	State: Illinois	Country: United States off America	Zip Code: 60803
<b>5. Site Land Type</b>	<input checked="" type="checkbox"/> Private <input type="checkbox"/> County <input type="checkbox"/> District <input type="checkbox"/> Federal <input type="checkbox"/> Tribal <input type="checkbox"/> Municipal <input type="checkbox"/> State <input type="checkbox"/> Other		
<b>6. NAICS Code(s) for the Site (at least 5-digit codes)</b>	A. <u>5 6 2 2 1</u>	C. <u>5 6 2 2 1 9</u>	
	B. <u>5 6 2 2 1 1</u>	D. <u>5 6 2 9 2</u>	
<b>7. Site Mailing Address</b>	Street or P.O. Box: 13005 Hamlin Court		
	City, Town, or Village: Alsip		
	State: Illinois	Country: United States of America	Zip Code: 60803
<b>8. Site Contact Person</b>	First Name: Terry    MI: L    Last: Zarowny		
	Title: President		
	Street or P.O. Box: 13005 Hamlin Court		
	City, Town or Village: Alsip		
	State: Illinois	Country: United States of America	Zip Code: 60803
	Email: terry.zarowny@gmail.com		
	Phone: (708) 362-1484	Ext.:	Fax:
<b>9. Legal Owner and Operator of the Site</b>	A. Name of Site's Legal Owner: American Estate & Trust / TRZ LLC fboTerry Zarowny IRA    Date Became Owner: 10/01/2008		
	Owner Type: <input checked="" type="checkbox"/> Private <input type="checkbox"/> County <input type="checkbox"/> District <input type="checkbox"/> Federal <input type="checkbox"/> Tribal <input type="checkbox"/> Municipal <input type="checkbox"/> State <input type="checkbox"/> Other		
	Street or P.O. Box: 13005 Hamlin Court		
	City, Town, or Village: Alsip		Phone: 708-362-1484
	State: Illinois	Country: United States of America	Zip Code: 60803
	B. Name of Site's Operator: Century Environmental Resources, Inc.    Date Became Operator: 04/01/2005		
	Operator Type: <input checked="" type="checkbox"/> Private <input type="checkbox"/> County <input type="checkbox"/> District <input type="checkbox"/> Federal <input type="checkbox"/> Tribal <input type="checkbox"/> Municipal <input type="checkbox"/> State <input type="checkbox"/> Other		

## Type of Regulated Waste Activity (at your site)

Mark "Yes" or "No" for all current activities (as of the date submitting the form); complete any additional boxes as instructed.

## A. Hazardous Waste Activities; Complete all parts 1-10.

- Y ☒ N ☐ 1. **Generator of Hazardous Waste**  
If "Yes," mark only one of the following – a, b, or c.
- ☒ a. LQG: Generates, in any calendar month, 1,000 kg/mo (2,200 lbs/mo.) or more of hazardous waste; or Generates, in any calendar month, or accumulates at any time, more than 1 kg/mo (2.2 lbs/mo) of acute hazardous waste; or Generates, in any calendar month, or accumulates at any time, more than 100 kg/mo (220 lbs/mo) of acute hazardous spill cleanup material.
- ☐ b. SQG: 100 to 1,000 kg/mo (220 – 2,200 lbs/mo) of non-acute hazardous waste.
- ☐ c. CESQG: Less than 100 kg/mo (220 lbs/mo) of non-acute hazardous waste.

If "Yes" above, indicate other generator activities in 2-10.

- Y ☐ N ☒ 2. **Short-Term Generator** (generate from a short-term or one-time event and not from on-going processes). If "Yes," provide an explanation in the Comments section.
- ☐ N ☒ 3. **United States Importer of Hazardous Waste**
- Y ☐ N ☒ 4. **Mixed Waste (hazardous and radioactive) Generator**

- Y ☐ N ☒ 5. **Transporter of Hazardous Waste**  
If "Yes," mark all that apply.
- ☐ a. Transporter
- ☐ b. Transfer Facility (at your site)

- Y ☒ N ☐ 6. **Treater, Storer, or Disposer of Hazardous Waste** Note: A hazardous waste Part B permit is required for these activities.

- Y ☐ N ☒ 7. **Recycler of Hazardous Waste**

- Y ☐ N ☒ 8. **Exempt Boiler and/or Industrial Furnace**  
If "Yes," mark all that apply.
- ☐ a. Small Quantity On-site Burner Exemption
- ☐ b. Smelting, Melting, and Refining Furnace Exemption

- Y ☐ N ☒ 9. **Underground Injection Control**

- Y ☒ N ☐ 10. **Receives Hazardous Waste from Off-site**

## B. Universal Waste Activities; Complete all parts 1-2.

- Y ☐ N ☒ 1. **Large Quantity Handler of Universal Waste** (you accumulate 5,000 kg or more) [refer to your State regulations to determine what is regulated]. Indicate types of universal waste managed at your site. If "Yes," mark all that apply.
- a. Batteries ☐
- b. Pesticides ☐
- c. Mercury containing equipment ☐
- d. Lamps ☐
- e. Other (specify) \_\_\_\_\_ ☐
- f. Other (specify) \_\_\_\_\_ ☐
- g. Other (specify) \_\_\_\_\_ ☐
- Y ☒ N ☐ 2. **Destination Facility for Universal Waste**  
Note: A hazardous waste permit may be required for this activity.

## C. Used Oil Activities; Complete all parts 1-4.

- Y ☐ N ☒ 1. **Used Oil Transporter**  
If "Yes," mark all that apply.
- ☐ a. Transporter
- ☐ b. Transfer Facility (at your site)
- Y ☐ N ☒ 2. **Used Oil Processor and/or Re-refiner**  
If "Yes," mark all that apply.
- ☐ a. Processor
- ☐ b. Re-refiner
- Y ☐ N ☒ 3. **Off-Specification Used Oil Burner**
- Y ☒ N ☐ 4. **Used Oil Fuel Marketer**  
If "Yes," mark all that apply.
- ☒ a. Marketer Who Directs Shipment of Off-Specification Used Oil to Off-Specification Used Oil Burner
- ☒ b. Marketer Who First Claims the Used Oil Meets the Specifications



# Illinois Environmental Protection Agency

Bureau of Land • 1021 North Grand Avenue East • P.O. Box 19276 • Springfield • Illinois • 62794-9276

## RCRA Permit Application Form LPC-PA23

This form must be used for any permit application for a hazardous waste management facility regulated in accordance with RCRA, Subtitle C, including all requests to modify an existing permit. One original and three (3) copies, of all permit applications must be submitted. Attach the original and appropriate number of copies of a cover letter, any necessary plans, specifications, reports, forms, (e.g., corrective action certification form), and any other certifications etc. to fully support and describe the activities or modifications being proposed. Attach sufficient information to demonstrate compliance with all applicable regulatory requirements. Applications without this form will be deemed incomplete. Please refer to the RCRA checklist and decision guide documents for further guidance. For RCRA corrective action, this form should only be used if requesting an actual modification to a RCRA permit. A RCRA Corrective Action Certification form should be used in all other instances.

Note: Permit applications which are hand-delivered to the Bureau of Land, Permit Section must be delivered to 1021 North Grand Avenue East between the hours of 8:30 a.m. to 5:00 p.m., Monday through Friday (excluding State holidays).

Please type or print all information legibly.

### I. Site Identification

Site # (Illinois EPA): 0310030002 USEPA ID Number: ILD099215303  
Site Name: Century Environmental Resources, Inc.  
Physical Site Location (street, road, etc.): 13005 Hamlin Court  
City: Alsip Zip Code: 60803 County: Cook  
Existing RCRA Permit (if applicable): 0310030002

### II. Owner/Operator Identification

#### Owner Information

Name: Terry L. Zarowny  
Mailing Address:  
13005 Hamlin Court  
Alsip, IL 60803

Contact Name: Terry L. Zarowny  
Phone #: 708-362-1484

#### Operator Information

Name: Terry L. Zarowny  
Mailing Address:  
13005 Hamlin Court  
Alsip, IL 60803

Contact Name: Terry L. Zarowny  
Phone #: 708-362-1484

### III. Permit Application Identification

#### Application Type

- |  |  |
|--|--|
| <input type="checkbox"/> New Part B Permit   | <input type="checkbox"/> Class 1 Modification                            |
| <input checked="" type="checkbox"/> Part B Permit Renewal  | <input type="checkbox"/> Class 1* (prior approval required) Modification |
| <input type="checkbox"/> Class 2 Modification  | <input type="checkbox"/> Class 3 Modification                            |
| <input type="checkbox"/> Additional information to supplement UIC Class I application Log Number |  |



Application Type contd.

- ☐ Remedial Action Plan Permit (RAPP) ☐ Sig RAPP Modification  
☐ Non Sig RAPP Modification ☐ Major UIC Modification  
☐ Minor UIC Modification

This Application Involves

- ☒ Storage ☐ Treatment ☐ Disposal ☐ Incineration  
☐ Groundwater ☐ Corrective Action ☐ UIC Class I ☐ UIC Class V

Description of This Permit Request: (Include a brief narrative description here.)

The permit is for a storage facility that accumulates small quantity of hazardous waste drums to create full truck load  
quantities.

IV. **SIGNATURES** Original signatures required. Signature stamps or applications transmitted electronically or by facsimile are not acceptable. All applications shall be signed by the person in accordance with 35 IAC 702.126(a).

Please check the box of the appropriate certification.

**Owner**

- ☒ I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons that manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Alternative owner certification. For remedial action plans (RAPs) permit under Subpart H of 35 IAC 703, the owner may choose to make the following certification instead of the certification above.

- ☐ Based on my knowledge of the conditions of the property described in the RAP and my inquiry of the person or persons that manage the system referenced in the operator's certification, or those persons directly responsible for gathering the information, the information submitted is, upon information and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Owner Name (Printed or Typed): Terry L. Zarowny / TRZ LLC FBO IRA

Owner Signature: Terry Zarowny Date: 06/29/15

Title: President

**Operator**

I certify under penalty of law that this document and all attachment were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons that manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information.

Operator Name (Printed or Typed): Terry L. Zarowny / Century Environmental Resource

Operator Signature: Terry Zarowny Date: 06/29/15

Title: President

**NOTARY:** (Required for both owner and operator signatures)

Subscribe and sworn before me this 29 day of JUNE, 15.

Notary Signature: Carol A. Nagy

Notary Seal:



My commission expires on: 12-17-2022

**CAROL A. NAGY**  
Resident of Lake County  
My Commission Expires: December 17, 2022

## Engineer

I certify under penalty of law that this document and all attachment were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons that manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information.

Engineer Name (Printed or Typed): Thomas C. Ponder, Jr.

Engineer Signature: Thomas C. Ponder, Jr. 6/29/2015

Illinois License No.: 062-052970

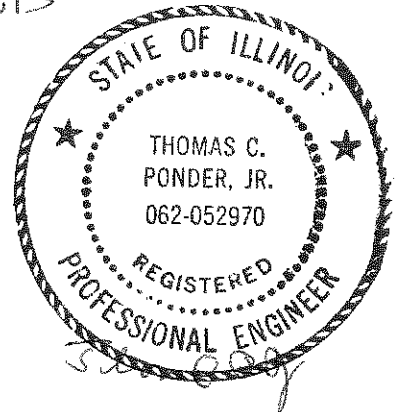
Expiration Date of License: 11/30/2015

Engineer Seal:

Engineer Phone No. 630-285-9631

Engineer Address:

56 Bay Drive, Itasca, IL 60143



All information submitted as part of the Application is available to the public except when specifically designated by the Applicant to be treated confidentially as a trade secret or secret process in accordance with Section 7(a) of the Environmental Protection Act, applicable Rules and Regulations of the Illinois Pollution Control Board and applicable Illinois EPA rules and guidelines.

Any person who knowingly makes a false, fictitious, or fraudulent material statement, orally or in writing, to the Illinois EPA commits a Class 4 felony. A second or subsequent offense after conviction is a Class 3 felony. (415 ILCS 5/44(h))



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## RCRA Permit Application Form LPC-PA23

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#### Owner Information

Name: Terry L. Zarowny  
Mailing Address:  
13005 Hamlin Court  
Alsip, IL 60803  
Contact Name: Terry L. Zarowny  
Phone #: 708-362-1484

#### Operator Information

Name: Terry L. Zarowny  
Mailing Address:  
13005 Hamlin Court  
Alsip, IL 60803  
Contact Name: Terry L. Zarowny  
Phone #: 708-362-1484

### III. Permit Application Identification

#### Application Type

- |  |  |
|--|--|
| <input type="checkbox"/> New Part B Permit   | <input type="checkbox"/> Class 1 Modification                            |
| <input checked="" type="checkbox"/> Part B Permit Renewal  | <input type="checkbox"/> Class 1* (prior approval required) Modification |
| <input type="checkbox"/> Class 2 Modification  | <input type="checkbox"/> Class 3 Modification                            |
| <input type="checkbox"/> Additional information to supplement UIC Class I application Log Number |  |

Application Type contd.

- ☐ Remedial Action Plan Permit (RAPP)      ☐ Sig RAPP Modification  
☐ Non Sig RAPP Modification      ☐ Major UIC Modification  
☐ Minor UIC Modification

This Application Involves

- ☒ Storage    ☐ Treatment    ☐ Disposal    ☐ Incineration  
☐ Groundwater    ☐ Corrective Action    ☐ UIC Class I    ☐ UIC Class V

Description of This Permit Request: (Include a brief narrative description here.)

The permit is for a storage facility that accumulates small quantity of hazardous waste drums to create full truck load  
quantities.

IV. **SIGNATURES** Original signatures required. Signature stamps or applications transmitted electronically or by facsimile are not acceptable. All applications shall be signed by the person in accordance with 35 IAC 702.126(a).

Please check the box of the appropriate certification.

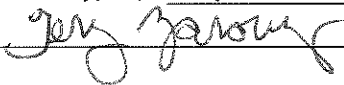
**Owner**

- ☒ I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons that manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

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Owner Name (Printed or Typed): Terry L. Zarowny / TRZ LLC FBO IRA

Owner Signature:  Date: 06/29/15

Title: President

**Operator**

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Operator Name (Printed or Typed): Terry L. Zarowny / Century Environmental Resources

Operator Signature:  Date: 06/29/15

Title: President

**NOTARY:** (Required for both owner and operator signatures)

Subscribe and sworn before me this 29 day of June, 15.

Notary Signature: *Carol A. Nagy*

Notary Seal



My commission expires on: 12-17-2022

**CAROL A. NAGY**  
Resident of Lake County  
My Commission Expires: December 17, 2022

### Engineer

I certify under penalty of law that this document and all attachment were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons that manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information.

Engineer Name (Printed or Typed): Thomas C. Ponder, Jr.

Engineer Signature: *Thomas C. Ponder Jr 6/29/2015*

Illinois License No.: 062-052970

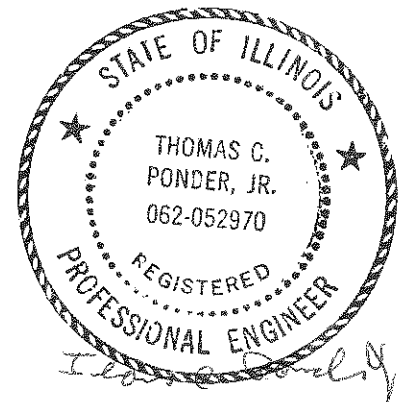
Expiration Date of License: 11/30/2015

Engineer Seal:

Engineer Phone No. 630-285-9631

Engineer Address:

56 Bay Drive, Itasca, IL 60143  
\_\_\_\_\_  
\_\_\_\_\_



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